	•			Group Art Ur	nit 1654			
Inventor(s): BOUCHARD et al.				Examiner:	C. Delacroix			
Appln. No.: 08	786,937			Atty. Dkt.	P 235299	96/0018 PH		
Series Code ↑	Serial No. 个			·	M#	Client Ref	_	
Filed: Jan 22, 1997				Appln. Title:	LHRH-ANTAGO		=	
Hon. Commissioner of Patent	E/				TREATMENT OF	· LEKTILLIA		
Washington D.C. 20231/	<i>'6</i>				DISORDERS	ス に し	CEIVE	
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Sir:	اري					JUN	0 6 2002	
REPLY/AMENDME	NT/LEXTER			Date:	June 5, 2002	TEOLLOCK	UTED 4000/00	
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This is a reply/amendment/letter in t	he above-identif	ied application	on and	includes the here	with attachment of	same date an	nd subject	
which is incorporated hereinto by re	ference and the	signature be	low is	treated as the sig	nature to the attach	iment in absei	nce of a	
signature thereto.								
o.g., a.c. a.c. a.c.	FEE REQUIF	REMENTS F	OR CL	<u> AIMS AS AMENI</u>	<u>DED</u>			
1. Small Entity claim					. <u></u>			
Δ IXI NOT made For B & C	Claims	Highest nur	nber	Present Extra	Large/Small Entity	Additional	Fee Code	
See Required	remaining after	previously paid for				Fee	1-15-	
C. made herewith Separate Paper	amendment						Lg/Sm	
D. made previously (Pat-256)	1				•			
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2. Total Effective Claims	21	**minus	21	0	x \$18/\$9 =	+ \$0	103/203	
3. Independent Claims	3	***minus	3	0	x \$84/\$42 =	+ \$0	102/202	
4. If amendment enters proper multiple dependent claim(s) into this application for first								
time (leave blank if this is a reissue	application)			add	+ \$280/\$140 =	+ \$0	104/204	
5. Original due Date: June 7, 20		NONE		起源:"神经"	PERMIT	化阿勒姆斯		
6. Petition is hereby made to exte		ue (1 mo)	\$110/\$55 =			115/215	
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7. Enter any previous extension fee paid since above original due date and subtract					- \$0	S CALLED THE		
8. Extension						+ \$0		
9. If Terminal Disclaimer attached, add Rule 20(d) official fee						+ \$0	148/248	
10. If IDS attached requires Official Fee under Rule 97 (c),						+ \$0	126	
or if Rule 97(d) Request	, 00 0			add	+ \$180	7 50	126	
or if Rule 97(d) Request						+ \$0	146/246	
11. Alter-I marrieduest i ce per fales 125(a) and 17 (i)						+ \$0	149/249	
12. No. of additional inventions for examination per Rule 129(b)						+ \$0	1179/1279	
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14. Petition fee for								
15. TOTAL FEE =						\$0		
16. *If the entry in this space is less than entry in next space, the "Present Extra" result is "0".							PLEASE CHARGE	
17. **If the "Highest number previously paid for" in this space is less than 20, write "20" in this space. 18. ***If the "Highest number previously paid for" in this space is less than 3, write "3" in this space.								
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CHARGE STATEMENT: The Commissioner is h	nereby authorized to c	harge any fee spe	ecifically a	authorized hereafter, or	any missing or insufficient	fee(s) filed, or asse	erted to be	
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hereafter relative to this application and the resu	Iting Official Document	t under Rule 20, o	or credit a	any overpayment, to our	Accounting/Order Nos. sn	own above, for with	.cii puipose a	
duplicate copy of this sheet is attached. This CHARGE STATEMENT does not authorize	ze charge of the issu	e fee until/unles:	s an issu	ie fee transmittal sheel	is Ouerv Is an	peal deadline	now? If	
filed.	70 0110120 01 010 1390.				so file Notice	e of Appeals s	separately	
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1600 Tysons Boulevard	By Atty:	Blair E. Ta	ylor		Reg. No.	44370		
McLean, VA 22102		nd 12 -	61	- 1 110/	11	(700) 005	0500	
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NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments

UNITED STATES PATENT AND TRADE RK OFFICE

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PATENT APPLICATION



INITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of

BOUCHARD, et al.

Group Art Unit: 1654

TECH CENTER 1600/2900

Appln. No.: 08/786,937

Examiner: Delacroix-Muirheid

Filed: January 22, 1997

FOR: LHRH-ANTAGONISTS IN THE

TREATMENT OF FERTILITY DISORDERS

June 5, 2002

RESPONSE

Hon. Commissioner of Patents and Trademarks
Washington, D.C. 20231

Sir:

Responsive to the Official Communication mailed May 7, 2002, kindly consider and enter the following remarks.

The Examiner states that the reply filed by Applicant on September 4, 2001 in response to the Office Action mailed October 24, 2000 was not fully responsive to the rejections set forth in said Office Action. Specifically, the Examiner states that Applicant did not address the statutory double patenting rejection issued under 35 U.S.C. § 101.

In the Office Action mailed October 24, 2000, the Examiner states that claims 21-22 of the instant application claim the same subject matter of claims 34-35 of U.S. Application Serial No. 09/053,152. Applicant traverses this rejection.

Claims 34-35 of Serial No. 09/053,152 were cancelled in Applicant's Amendment filed October 9, 2001. The features recited in claims 34-35 were

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incorporated into new claims 49-50, which are directed to a method of treating infertility disorders. Instant claims 21-22 recite a method of controlled ovarian stimulation. Thus, the statutory double patenting rejection has been rendered moot, as claims 49-50 of Serial No. 09/053,152 are not directed to the same subject matter as instant claims 21-22.

All objections and rejections having been addressed, it is submitted that the application is in condition for allowance, and Notice to that effect is respectfully requested. Should questions relating to patentability remain, the Examiner is invited to telephone the undersigned to discuss the same.

Respectfully submitted,

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